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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/415,578	10/08/1999	ALIRIO I. GOMEZ	02012-40101	5019	
75	590 08/07/2003				
DAVID H HWANG MILBANK TWEED HADLEY & MCCLOY LLP 1 CHASE MANHATTAN PLAZA			EXAMINER		
			GURSHMAN, GRIGORY		
NEW YORK, I	NY 100051413		ART UNIT	PAPER NUMBER	
			2132		
			DATE MAILED: 08/07/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Cy!

		Application	No.	Applic	ant(s)				
Office Action Summary			,,,,,		7				
		09/415,578			GOMEZ ET AL. Art Unit				
		Examiner			it				
	The MAILING DATE of this communication ap	Grigory Gur		with the correspo	ndence add	dress			
Period fo		,							
THE N - Exter after: - If the - If NO - Failui - Any re	DRTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Issions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a repperiod for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statutely received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, by within the statutor will apply and will ex le, cause the applica	, however, may ry minimum of xpire SIX (6) N tion to become	y a reply be timely filed thirty (30) days will be co MONTHS from the mailing ABANDONED (35 U.S.	nsidered timely date of this co C. § 133).				
1)⊠	Responsive to communication(s) filed on 08	October 1999	. •						
2a) <u></u>		his action is no							
3)									
Dispositi	closed in accordance with the practice under on of Claims	r Εχ paπe Qua	<i>lyle</i> , 1935	C.D. 11, 453 O.G	. 213.				
·	Claim(s) 1-23 is/are pending in the applicatio	n.							
•	4a) Of the above claim(s) is/are withdra		ideration.						
5)	Claim(s) is/are allowed.								
6)⊠	Claim(s) <u>1-23</u> is/are rejected.								
7)	Claim(s) is/are objected to.								
•	Claim(s) are subject to restriction and/o	or election req	uirement.						
9) 🗌 -	The specification is objected to by the Examino	er.							
10)🖾 -	The drawing(s) filed on <u>08 October 1999</u> is/are	e: a)∐ accepted	d or b)⊠ o	bjected to by the E	xaminer.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.									
If approved, corrected drawings are required in reply to this Office action.									
12) The oath or declaration is objected to by the Examiner.									
Priority under 35 U.S.C. §§ 119 and 120									
•	Acknowledgment is made of a claim for foreig	in priority unde	er 35 U.S.€	C. § 119(a)-(d) or	(f).				
a)[☐ All b)☐ Some * c)☐ None of:								
	1. Certified copies of the priority documen			- A W W A -					
2. Certified copies of the priority documents have been received in Application No									
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).									
 a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 									
Attachmen	_	. •							
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5		ew Summary (PTO-41 of Informal Patent Ap					
I.S. Patent and To		action Summary		Part of P	aper No. 2				

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DETAILED ACTION

Drawings

1. The drawings are objected to because of the draftsperson's objections (see PTO-948). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 2, 3, 14 20, 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bessette (U.S. Patent No. 6.263.330 B1) in view of Angels (U.S. Patent No. 5.933.811)
- 4. Referring to the instant claims, Bessette discloses a method and apparatus for the management of data files (see abstract and Fig. 10). Bessette teaches that client work-station downloads a record along with the set of pointers, which link the client to the remotely stored files (see abstract).
- 5. Referring to the independent claim 1, the limitation "receiving, by the library system computer, user identification and password from the user computer" is met by works-station (client in Fig. 10) logging onto a server (300 in Fig. 10) using the user

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identification and password (see column 10, lines 60-65). The limitation "comparing, by the library system computer, the received user identification and password with authorized user identifications and corresponding passwords stored in the library system to determine whether to grant access to the interactive library system" is met by a validation table component stored in the memory of the server. Validation table maps all the registered user IDs to the corresponding passwords. The table is used to validate clients logging on to the server, for security purposes (see column 10, lines 6-9 and lines 60-67). The limitation "if comparison results in grant of access, then receiving, by the library system computer, input from the user computer specifying type of information desired by the user " is met by a request from the client workstation (304 in Fig. 5) sent to the library system computer (Server 300 in Fig. 5). The limitation "receiving, by the library system computer, result of the search request from the content provider computer; and providing, by the library system computer, the result to the user computer" is met by the server (300 in Fig. 10) receiving the query result from the NDSMR database (content provider) and returning the NDSMRs (25 in Fig. 10 and 908 in Fig. 9) to workstation (client in Fig. 10). Referring to the limitation "establishing, by the library system computer, telecommunication link with content provider computer", Bessette shows that the server (library system computer) establishes the link to the NTSMR database. Bessette, however, does not teach establishing a telecommunication link with the content provider computer. Angels discloses a system for delivering the customized advertisements within interactive communication system (see abstract and Fig 10 and 11). Angeles shows that advertisement provider computer (18 in Fig.10)

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establishes the telecommunication link with content provider computer (14 in Fig. 10). Advertisement provider computer (i.e. library system computer) receives the content based on the consumer number code (i.e. identification information) and then provides the result content to the consumer computer (i.e. user computer) - see Fig 10 and 11. Therefore, at the time the invention was made, it would have been obvious to one of ordinary skill in the art to receive by the server of Besset an input from the user and establish the telecommunication link with the content provider computer as taught in Angels. One of ordinary skill in the art would have been motivated to receive by the server of Besset an input from the user and establish the telecommunication link with the content provider computer as taught in Angels for adding the advertisement information to the content and providing it to the user (see Angels abstract and Fig. 10).

- 5. Referring to the independent claim 16, the limitation "a storage unit electrically coupled to the library computer to store user identifications and passwords" is met by the validation table which maps all the registered user IDs to the corresponding passwords (see Besset, column 10, lines 6-9 and lines 60-67). The limitation " the program comparing user identification and password received from the user computer with the user identifications and corresponding passwords stored in the second storage unit" is met by the validation functional block (see Besset, column 10, lines 57-64).
- 6. Referring to claim 2, 19, Besset teaches that a doctor (i.e. user of the workstation) can use the pointers in order to choose the type and the way the of displaying of the information (see column 7, lines 52-56), which meets the limitation "customizing user interface ... based on type of oinformation desired by the user".

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- 7. Referring to claims 14 and 15, it is well known in the art to notify the user upon receiving the results of a search request by means of electronic communications. For example various data base applications use the e-mail alerts to the user.
- 8. Referring to claim 20, Angels teaches the use of a consumer number code (see 22 in Fig. 10), which meets the limitation "user account data".
- 9. Claims 4 -13, 21 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bessette (U.S. Patent No. 6.263.330 B1) in view of Angels (U.S. Patent No. 5.933.811) and further in view of Usui (U.S. Patent No. 5.956.697).
- 10. Referring to the instant claims Bessette and Angels the library system computer receiving the search results from the content provider. Bessete and Angels, however do not teach determining the time amount of access, recording it and generating an account statement. Usui discloses a timer-based fee-charging system for internet (see abstract and Fig.1). Usui teaches calculating access charges according to the amount of access time used by each client (i.e. user) see column 3, lines 1-6. Therefore, at the time the invention was made, it would have been obvious to one of ordinary skill in the art to have the library system computer receiving the search results from the content provider of Bessette and Angels and calculate access charges (i.e. account statement) according to the amount of time used by each user as taught in Usui. One of ordinary skill in the art would have been motivated to have the library system computer receiving the search results from the content provider and calculate access charges (i.e. account

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statement) according to the amount of time used by each user as taught in Usui for

charging the user for the access time (see Usui, abstract).

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Grigory Gurshman whose telephone number is

(703)306-2900. The examiner can normally be reached on 9 AM-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Gilberto Barron can be reached on (703) 305-1830. The fax phone

numbers for the organization where this application or proceeding is assigned are (703)

746-7239 for regular communications and (703) 746-7238 for After Final

communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the TC 2100 receptionist whose telephone number is

(703) 305-3900.

Grigory Gurshman Examiner

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July 30, 2003

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2100